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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/701,938	11/05/2003	James Edward Akins	30690/38452	7130	
4743	7590 10/18/2005		EXAMINER		
MARSHALL, GERSTEIN & BORUN LLP 233 S. WACKER DRIVE, SUITE 6300			LAI, ANNE	LAI, ANNE VIET NGA	
	SEARS TOWER		ART UNIT	PAPER NUMBER	
CHICAGO, I	IL 60606		2636		

DATE MAILED: 10/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	lication No. Applicant(s)	
Office Action Summers	10/701,938	AKINS, JAMES EDWARD	
Office Action Summary	Examiner	Art Unit	
	Anne V. Lai	2636	
The MAILING DATE of this communication apportunity of the second seco	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	l. ely filed the mailing date of this communication. 0 (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on <u>1 Sep</u> This action is FINAL . 2b)⊠ This Since this application is in condition for allowan closed in accordance with the practice under E.	action is non-final. ace except for formal matters, pro		
Disposition of Claims		,	
4) ⊠ Claim(s) 1-26 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-5,7-13, 15-20 and 22-26 is/are reject 7) ☒ Claim(s) 6, 14 and 21 is/are objected to. 8) □ Claim(s) are subject to restriction and/or	eted.		
Application Papers			
9)⊠ The specification is objected to by the Examiner 10)⊠ The drawing(s) filed on <u>05 November 2003</u> is/ar Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original transfer of the results of the transfer of the specific of the specif	re: a)⊠ accepted or b)⊡ object drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No In this National Stage	
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

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DETAILED ACTION

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Objections

- 1. Claim 26 is objected to because of the following informalities: The word "stop" in the first line of claim must be changed to step --. Appropriate correction is required.
- 2. In the specification, paragraph [0027] first line: "detector 88" should be changed to detector 84 --.
- 3. In the specification, paragraph [0028] fourth line: "bottom portion 104" should be changed to bottom portion --, since "104" is designated to display unit in the third line of the paragraph.

Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claim 5 recites the limitation "the apparatus" in the second line. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1-3, 5, 9-10, 12, 16-17, 20 and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Caulfield** [US. 6,870,791] in view of **Maier** [EP.0978734 A2].

In claims 1 and 20, Caulfield discloses a screening device for supporting a metal detector comprising: an interior compartment defined by a top panel, a plurality of sidewalls and a base supporting the metal detector within and in an operating position sufficient to detect the presence of metal placed in proximity to the top panel (floor plate 17, figs. 1a-c, 2; col. 4, lines 36-54; col. 10, lines 30-55).

Caulfield does not name the device, a prescreening; Maier teaches a screening station comprising a series of metal screening devices (1, 6, 7; fig. 2). It would have been obvious to one of ordinary skill in the art at the time the invention was made, a screening station can have plural screening devices used for different purposes, the first device in the row can be called a prescreening as designer choice.

In claim 2, Caulfield discloses the top panel is constructed of a material not detectable by the metal detector (material similar to the shoe sole material; col. 10, lines 44-46).

In claim 3, Caulfield discloses the top panel and the sidewalls are rectangular in shape (17, figs. 1a-c, 2).

In claim 5, Caulfield discloses the detector is placed within the floor plate, figures

1a, 1b and 2 shows the floor plate 17 having sidewalls and a bottom, therefore the

sidewalls and bottom portion support is inherent.

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In claims 9, 10, 12 and 16 Caulfield discloses a metal prescreening device having a display means however the display mounting is not specified (col. 4, line 62), Maier teaches a metal prescreening device comprising a display unit supported above the top panel by a display stand (abstract; fig. 1). It would have been obvious to one of ordinary skill in the art at the time the invention was made the position and mounting of a display unit is a designer choice to best conveying information to users of the device.

In claims 17, Caulfield (abstract, col. 4, lines 36-65) and Maier (abstract) disclose the metal detector is adapted to detect contraband carried by shoe.

In claim 23, Caulfield and Maier disclose a method of prescreening individuals at a security station comprising:

providing a primary screening device (6 and 7 in fig. 2 of Maier);

providing a prescreening device in advance of the primary screening device (1 in fig. 2 of Maier)

providing a metal detector contained within a housing of the prescreening device (Caulfield, 17 in figure 1a-c, 2, col. 4, lines 36-54), wherein the metal detector is adapted to detect the presence of contraband placed in close proximity to the housing;

inviting an individual to place a shoe being worn by the individual in proximity to the housing (inherent),

detecting the presence of or lack of contraband carried by the shoe worn by the individual; and

investigating by use of the primary screening device, the presence of contraband detected by the prescreening device.

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In claim 24, Caulfield discloses a plurality of metal detectors and non-metal detectors sending detected data to a processor which process all signals received for each sampling time (col. 10, line 31 – col. 11, line 54); It would have been obvious data from the prescreening device must be sent to the primary screening device for data to be integrated in a scan profile for each instance therefore effectively coordinate data in a security system.

In claim 25, Maier teaches the prescreening device displaying instructions to the individual (abstract).

8. Claims 4, 13 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Caulfield** and **Maier** in view of **Rodriguez** [US. 5,039,981].

In claims 4, 13 and 26 Caulfield fails to disclose a visual cue on the top panel, Rodriguez teaches a metal detector system comprising a visual cue to indicate position of shoes to be placed on a platform riser to provide reliability to the detection system (treads 38 and 40 on platform riser 25; fig. 2; col. 4, lines 8-12). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement a visual cue taught by Rodriguez in Caulfield and Maier's system to provide reliability to the detection system.

9. Claims 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caulfield and Maier in view of Cheng [US. 6,373,695].

In claims 7 and 8, Caulfield and Maier silent about the detail of mounting structure for holding the metal detector; Cheng teaches a mounting rack with access window and having sidewall apertures and beam (rack) for supporting an electronic

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device (CD-ROM). It would have been obvious to one of ordinary skill in the art, the way of mounting a detector or any electronic device within a structure is based on designer choice, and the floor plate of Caulfield may be designed to have the mounting structure of Cheng for facilitating the installation or removal of the detector.

10. Claims 11, 15 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Caulfield** and **Maier** in view of **Ross** [US. 1,887,169].

In claims 11 and 22, Caulfield fails to disclose the top panel rearward portion is lower than the forward portion; Ross teaches a weighting scale having an approach rising from the floor to the top surface of the platform to prevent that a person would trip or stumble (page 1, line 83 – page 2, line 6). It would have been obvious to one of ordinary skill in the art at the time the invention was made to apply the teaching of Ross to Caulfield device providing a top panel with low rearward portion for the safety of the passersby.

11. Claims 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Caulfield** and **Maier** in view of **Clements** [US. 6,222,450] or **Bauman** [US. 6,211,672].

In claims 18 and 19, Caulfield and Maier silent about the metal detector removable from the support; Clements teaches a metal detector removable attached to a support (col. 2, lines 62-67; col. 10, lines 17-34), and Bauman teaches the metal detector can be attached to the support by an elastic band (fig. 1-4; col. 3, lines 1-14).

It would have been obvious to one of ordinary skill in the art to use a removable attached metal detector for the convenient of the user adjusting a proper position of the detector for accurate sensing operation or for installing the detector only when needed.

Allowable Subject Matter

12. Claims 6, 14 and 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

13. Applicant's arguments with respect to claims 1-26 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Guennewig [EP.1411373 A2]; Manneschi [US.2005/0116825]; De Torfino [US. 5,959,451]; Gan [US.6,469,889].

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anne V. Lai whose telephone number is 571-272-2974. The examiner can normally be reached on 8:00 am to 5:30 pm, Monday to Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hofsass Jeffery can be reached on 571-272-2981. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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ML

AVL

September 23, 2005

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SUPERVISORY PATENT EXAMINER
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